

Reno Evening Gazette.

VOL. II.

RENO, WASHOE COUNTY, NEVADA, SATURDAY, JANUARY 20, 1877.

NO. 93.

RENO EVENING GAZETTE.

Published every Evening (Sunday excepted.)
ALEXANDER & HAYDEN,
PUBLISHERS AND PROPRIETORS.

TERMS OF SUBSCRIPTION:
One year (by mail) \$10
Six months 6
Three months 3 50
Delivered by carrier in Reno at 25 cents per
week.
No paper forwarded by mail unless paid for
in advance.

ADVERTISING RATES:
One square (ten lines) first insertion \$2
Each subsequent insertion 1
One column, one month 25
Half 15
Quarter 10
Eightieth 8
Business cards per month 8

All transient advertisements must be
paid for in advance in United States coin.
Monthly advertisements payable at the end of
the month.

SAN FRANCISCO AGENT.
C. W. CRANE, 426 Montgomery street, is sole
Agent for the GAZETTE, authorized to con-
tract and collect for advertisements. Ad-
vertisers are requested to send orders with Mr.
Crane, as other agents will be recognized
in San Francisco.

One Form of Female Fraud.

[New York Corr. Chicago Tribune.]
There are a number of women who
are constantly advertising for situations
as housekeepers for elderly gentle-
men or widowers, or gentlemen
with invalid wives, etc. These are,
in nine cases out of ten, frauds. One
gentleman relates his experience with
this class. He is a widower, an elder
in the Presbyterian church, and the
father of four children, two of them
at home, and two at boarding school.
Being the owner of an elegant home,
to which he is much attached, ad-
vertised for a housekeeper, and, after
fully considering the capacity and
character of several applicants, chose
a middle aged woman who seemed to
fill the bill. The first few days she
suited him admirably, and he began
to think he had a real treasure. But
before the first week was ended the
woman manifested a desire for more
intimate relations, and neither his un-
affected dignity nor his sincere honor
seemed to repress her inclination to
familiarity. Her advances increased
so rapidly that the gentleman was
shocked, and warned the woman ac-
cordingly. Instead of desisting, her
ardor was more intense than usual,
and she prepared a plan by which she
thought to entrap the old gentleman.
She actually hid away in his room,
and just as he was about to go to bed
she emerged from her hiding place and
began to scream. Evidently it was a
preconcerted affair, for a waiting girl
who had been hired by the woman the
day before, instantly came to the door
and was let in by the housekeeper.
The scene was quite dramatic—the
old gentleman in his robe de nuit, non-
plussed for a word—the woman in
half dress, charging him with seduc-
tion, and the domestic in the hall un-
able to say a word. The man came to
his senses, however, ordered all hands
out of the room, dressed himself and
went in search of a policeman, and
had the woman arrested on a charge
of attempted robbery. Her plot with
the new girl and her antecedents were
ferreted out, and her perfidy exposed.
It cost him nearly \$500 to get rid of
her and a law suit, but he did it ef-
fectually.

GAMBLING AT THE CAPITAL.—Yes-
terday afternoon Lincoln Hall was
filled with about 2000 persons of both
sexes to strengthen the newspaper at-
tacks recently commenced on the
gambling-houses in Washington. Sev-
eral clergymen and laymen delivered
addresses, after which Committee of
seven citizens was appointed to bring
the subject to the attention of the
Grand Jury, with a view to the pro-
secution of professional gamblers and
the consequent permanent closure of
their houses. This business was sus-
pended several days ago, owing to the
published attacks upon the proprietors,
who feared arrest. It was remarked
by one of the speakers at the meeting
yesterday, that there was too much
gambling at church fairs, and that
there should be reform in that direc-
tion. The expression was indorsed by
the audience.

A negro was found dead in Georgia,
having fallen and broken his neck
while stealing chickens from a high
roost. He was a class leader
in a church, and his pastor in preach-
ing the funeral sermon was bothered
by the question where the soul of the
dead brother had gone. "His well-
known piety said the preacher, 'indicates
that he died a Christian; yet
there are circumstances connected
with his death that are perplexing.
If, after he fell and before he struck
the ground, he repented of his sins
there can be no question but that he
is now in glory; but there was mighty
little time for him to think about it.'

A child sat down on a hot stove
hearth in Pittsburgh, and was per-
manently branded with the words
"Bass Burner."

Five Acre Blocks

With permanent water, on Pennsylvania
and 4th Avenue, opposite side of
Court House, commanding a FINE VIEW
of the town and valley. Good soil for
orchards, gardens, etc.

ALSO

Two and a half acre lots on East Mill street,
with permanent water, between the V. & T.
R. R. and County Hospital. Good soil for gar-
den, shrubbery, fruit trees, etc.

ALSO

Some very choice lots 50x150, in the meadow
opposite J. H. Kinn's residence on east
side of Virginia Avenue, and some side of
Bulver street, (soon to be opened) command-
ing a fine view of the surrounding country.

For further particulars, apply to

A. J. HATCH,
Reno, Nev.

2-19

The Elko Murder.

From the *Independent* we learn fur-
ther details of the murder of "Mon-
tana Charlie" at Elko. The murdered
man's name was Charles Silverstein, a
native of Sacramento, aged 22 years.
A sister and two brothers of the de-
ceased are supposed to be living in
San Francisco. According to the
post mortem examination made by
Dr. Huntington, the fatal shot passed
through the left arm, between the
elbow and shoulder, and passing a
slightly downward course struck the
third and fourth ribs without penetrat-
ing, and passing through the fifth rib,
fracturing the latter in its course.
It then perforated the lower lobe of
the left lung and passed through
the left side of the heart, thence across
the spinal column, falling into the
right pleural sac, where it was found.
The Coroner's inquest resulted in a
verdict that Silverstein came to his
death by a pistol shot fired by Robert
Crosier. Crosier was arrested, and
jealously is supposed to have been the
cause of the shooting, the woman's
name being Mollie Costello, one of the
Elko frail ones.

DEATH-BED REPENTANCE.—Apro-
pos of the war on the gas companies,
they tell a story of a gentleman, well
known in financial circles a good many
years ago, who was a heavy stockholder
in the Manchester Gaslight Company,
but died soon after its incorporation.
Shortly before his death he was visited
by his pastor, who endeavored to sol-
emnize his mind in view of his ap-
proaching dissolution. Among other
things, he asked him if, in looking
over his past life, he did not see some
things to regret. "Yes," said he,
quickly; "I'm d—d sorry I didn't
take more of that gas stock; it's going
to be a good thing." The experience
of subsequent years has simply veri-
fied his prediction.

IRRIGATING CANALS.—No less than
four companies, all organized for the
purpose of building canals to convey
the waters of the Humboldt on to the
rich agricultural lands known as the
"Big Meadows," near the sink of the
Humboldt, have filed plats of their
proposed ditches in the County Re-
corder's office recently. All of them
seem to mean business, and have had
the canals surveyed and more or less
done on them. It is stated by resi-
dents of the meadows that thousands
of acres of land will be under cultiva-
tion there in two years from date.—
Silver State.

Rutherford Birchard Hayes, Governor
of Ohio, has won the elegant
chromo, awarded by common consent of
the newspaper press of the country
to the Executive who delivered the
shortest message this winter. The
message of Governor Hayes fills only
two columns of the Cincinnati papers,
and yet it is a comprehensive review
of all the vast governmental affairs of
the great State of Ohio, with its three
or four millions of people. Governor
Hayes will be a popular President if
his messages to Congress are up to
this model of condensation.

They had just started a revival
down in Johnson county, Iowa, and
had hired two evangelists from Chi-
cago to come down and help them, and
had just got under good headway,
when the whole movement was broken
up by a young man who lived only a
few blocks from the church, learning
to play on the French horn.—*Burling-
ton Hawkeye.*

Homestead Lots!

Splendid Location!

Very Cheap!

Now is the time to Secure Them!

Title Perfect.

Five Acre Blocks

With permanent water, on Pennsylvania
and 4th Avenue, opposite side of
Court House, commanding a FINE VIEW
of the town and valley. Good soil for
orchards, gardens, etc.

ALSO

Two and a half acre lots on East Mill street,
with permanent water, between the V. & T.
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ing a fine view of the surrounding country.

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A. J. HATCH,
Reno, Nev.

2-19

BRANCH SADDLE ROCK

VIRGINIA STREET, RENO, NEVADA.

PATRICK KELIHER having purchased
and Elegantly fitted up the ex-Woodcock
is now prepared to handsomely appease the
appetite of the hungry.

Meals to Order, at any
Hour of the Day or
Night, and of the
Best the Market Affords.

Attached to and forming a part of the Res-
taurant are several
Cozy Rooms,
For the use of Ladies, Private Parties, and
Families.

Family Dinners a Specialty.
Oysters! Eastern and California Con-
stantly on Hand.

White Cooks Alone Employed.
PATRICK KELIHER, Proprietor.
Reno, December 2-1f

C. A. BRAGG. | L. L. CROCKETT. | ALLEN C. BRAGG.

New Lumber Yard.

C. A. BRAGG & CO.,
RENO, NEVADA

DEALERS IN
COMMON AND CLEAR LUMBER
OF ALL DESCRIPTIONS,

DOORS, WINDOWS, MOULDINGS, LATH &c.

Yard at the West End of Town, on the
Railroad Track.
6-26 C. A. BRAGG & CO

Stockholders' Meeting.

THE annual meeting and Trustee election
of the North Side Truckee Ditch Company
will be held at the Court House, in Reno,
on Saturday, February 3d, 1877,

At 1 o'clock, P. M. The regular election of
officers and other important matters will come
before the meeting.

By order of Board of Trustees
E. C. GOOCH, President.
Reno, Jan. 4-td

J. N. JAQUISH,
—DEALER IN—

Harness, Saddles, Bridles,
Whips, Lashes,

Leather, Cushions,
Mountings, Robes,
&c., &c., &c.

Repairing of all kinds done to order.
9-1f J. N. JAQUISH,
Commercial Row

S. M. JAMISON,
DEALER IN
BOOKS, STATIONERY, PAPERS
MAGAZINES,

CIGARS, TOBACCO, YANKEE NOTIONS, &c.

Commercial Row, Reno, Nt
3-28

A CARD.

Selling Out! Selling Out!

H. M. COHEN

Commercial Row, next door to J. Prescott.

OFFERS his entire stock of

Custom Made Clothing and Furnishing
Goods,

At less than cost, for the next Thirty Days, in
order to remove to his new store.
9-1f

INTERNATIONAL HOTEL,

(Opposite the Depot.)

RENO, NEVADA

OPEN DAY AND NIGHT

3-27-1f

Lost --- \$10 Reward.

A MASONIC GOLD KEY STONE, bearing the name Chas. Courtois, on the face,
and on the opposite side the inscription "Diamond
Chest, No. 4," also on the inside a lady's
picture, either in either gold or silver, and
possibly on the ears between the two
places, on January 2d. I will pay \$10 to the
finder on return of the Keystone, to the office
of the Reno Lumber Company, Reno, Nevada.
CHAS. COURTOIS.

Reno, Jan. 4-1f

FANCY, VARIETY

—AND—
FRUIT STORE

C. J. BROOKINS, Proprietor.

Virginia Street RENO

WHOLESALE AND RETAIL DEALER
in Foreign and Domestic

FRUITS, NUTS, ETC.

A Full Assortment of

FINE FRENCH CANDIES.

—ALSO—

Toys, Fancy Articles, and the Latest Sheet Music,

STATIONERY and BLANK BOOKS.

Foreign and Domestic

Cigars & Tobacco.

Of the best staple brands.

All Kinds of Stencil Plates and Rubber
Wheels Done to Order.

Silver Plated Door Plates.

MUSICAL INSTRUMENTS.

Scalloped Edged Lead Glass

Lamp Chimneys.

Warranted not to break from heat.

In a word, anything and everything you
want can be found at C. J. BROOKINS'.
4-8tf

RENO SADDLE ROCK

Commercial Row, next door to International
Hotel.

PATRICK KELIHER, Proprietor.

Open Day and Night.

FRESH OYSTERS always on hand and
served in every style.

THE undersigned having bought out the
above restaurant, formerly occupied by
"Watty," respectfully solicits the patronage of
our friends and the public in general, to which
he guarantees

ENTIRE SATISFACTION.

Private meals a specialty, and gotten
up at short notice.

PATRICK KELIHER.

RENO EVENING GAZETTE.

RENO, WASHOE COUNTY, NEVADA.

SATURDAY, JANUARY 20, 1877.

The Ormsby Plan.

The House of refuge provided for in this act shall be built upon the grounds owned by the State and purchased for the State Prison, and situated in Washoe county; and the walls thereon at present standing shall be used as part of, and an enclosure for, the said House of Refuge.

We called attention some days ago to Assembly Bill No. 38, introduced by Speaker Mighels, and providing for the establishment and maintenance of a house of refuge. The bill is good enough in purpose although susceptible of some improvements as regards the definition of the school. Section 20 is however the key of the bill, we publish it as a sample of Ormsby county tactics, as well as to show how short a time is required for the ordinary mortal to ripen into the astute Legislator. Another thing also is clearly shown, viz: the facility with which Mr. Mighels can forget the State in his zeal for hoodlums and Ormsby county. We do not consider the Speaker's movement as serious enough to need much opposition, as its intent is too plain, and the manner proposed too questionable. Reno is perfectly content to leave any such proposed injustice to the decision of Legislators upon the merits of the case.

Meanwhile we want Mr. Mighels and his supporters to have all due credit for this attempt at snap judgment, and for that reason will explain the matter.

The Carson papers have promised some time since to explain the matter of title to Farmer Treadway's alkali patch near Carson. They have engaged to clear the whole matter up, but beyond a senseless upbraiding of the Governor's course, nothing has come of these promises. They have promised to discuss the matter and carry conviction with them. They have called the new prison hard names and averred that their projectors were "iniquitous" but beyond these and some gratuitously false assertions in regard to Reno's possessions, the public has not been gratified by anything worthy of remembrance. These facts induced a conclusion, which was no doubt, the basis of Mr. Mighels' bill, and entitles him to much credit for his wisdom and forethought. Mr. Mighels is common with other Carsonites, realizing that taxpayers have resolved not to pay Farmer Treadway for his alkali again, and seeing, as any wise Legislator might, that in view of facts honest men must decide in favor of moving the prison, also fearing that the suit for ejectment might be, as it should, decided against the State, he has attempted by this neat method to avert all these pending evils, and secure a new lease for Carson. Further comment is unnecessary as we only wished the Speaker to have all the honor which is involved in his bill. Our impression is that Assembly bill No. 38 will not effect State Prison matters, but will undoubtedly stamp Mr. Mighels as a very ingenious Carsonite.

Our Congressmen on the Compromise Bill.

Sargent said he was unequivocally opposed to it. Congress had no power to reject any votes that were duly certified by States; and besides, he did not believe it proper to take action which would virtually establish the principle that a party beaten in an election can compel the drawing of the straws afterward. The way the tribunal was to be constituted by stepping circuits, etc., plainly indicated that the purpose was to select certain judges on account of their partisanship, and the four being equally divided in politics, how they would agree upon the fifth. Sargent added, with some feeling, that so far as his observation extended, the Republicans generally give way in such emergencies and lose what is at stake.

Booth expressed himself emphatically in favor of the main features of the bill. He said he was profoundly impressed with the necessity of the establishment of some common ground on which the two parties could meet, and he also realized that no one could secure in the present condition of affairs the precise thing that might individually be deemed best. He would have preferred the adoption of his own joint resolution, which carefully sepa-

rated all the questions of law and of fact, and might have enabled the Supreme Court to reach conclusions upon the legal questions alone, though at the same time it provided that they might go behind these questions if they deemed it essential to do so. The Joint Committee, however, had been fairly constituted—its members being selected from among the ablest men in both Houses, and the fact that after much prolonged consideration they had been able, with substantial unanimity, to agree upon a plan, commanded it strongly to its support.

Mitchell said he was opposed to the bill for various reasons, and should oppose it even if it relates only to future elections, as he did not think the Supreme Court should have anything to do with political matters. He was opposed to establishing any tribunal to determine questions concerning the count of electoral votes outside of Congress itself, and did not consider this sort of a plan necessary to prevent war. The Republican party could safely stand upon the truth that Hayes and Wheeler are legally and fairly elected. "They are," said Mitchell, "just as surely elected as they will be in case the proposed tribunal shall declare them elected, and no declaration to the contrary can change the result already effected." He regarded the whole scheme as an indefensible concession to the Democrats.

Kelly says he believed the Joint Committee's plan provided a just and equitable mode of settling the whole controversy. There must be some concessions on both sides, and this plan gave no advantage to either party. He thought any good cause could safely be submitted to such a tribunal, and was perfectly willing to leave all controverted questions in its hands.

Jones heartily favored the plan. It would secure decisions of all the questions at issue, and, also, its adoption by the contending parties would be a grand crowning triumph for civilization and for the stability of Republican institutions. The tribunal selected was dignified and distinguished and whether their decision was right or wrong the people would cheerfully accept it, and if palpably wrong a just and enlightened public opinion would surely and speedily dismiss from power the party which profited by it. No party could permanently advance its interests by the violation of the public conscience, and, in his opinion, the public look for and demand some plan of settlement like this that shall give the country repose.

Sharon was sick, but the telegram gives his opinion, which is for Congress alone to decide the matter.

It is the almost universal belief in Washington political circles to-night that the Commission's plan will be adopted in both Houses by overwhelming majorities.

The members composing the two committees are: Edmunds, Frelinghuysen, Conkling, Bayard and Ransom, Senate Committee; Payne, Huntington, Hewitt, Springer, McCrary, Hoar and Willard, House Committee. Senator Morton was the only member of the Committee who did not sign the report. This of course he would not do unless the Joint Committee would declare that Hayes was elected.

Of the comments of the Pacific Coast members more weight attaches to the opinions of Senators Jones and Booth than all the others combined. They are more conservative and patriotic; less of politicians and better statesmen, than Sargent, Mitchell and Kelly.

Trespass Act.

INTRODUCED BY MR. STAPLEBY, IN THE SENATE, JANUARY 15TH, 1877.

The People of the State of Nevada, represented in the Senate and Assembly, do enact as follows:

SECTION 1. If any horse, mule, jack, jenny, hog, sheep, goat, or any head of cattle shall, between the first day of May and the first day of October of any year, trespass upon the farming land of any person who cultivates such farming land to the extent of more than thirty acres; or upon the meadow land of any person who cultivates the same for the purpose of cutting hay therefrom, whether from the natural grass, or from grass seed planted, to the extent of more than thirty acres, the owner or manager of such animal or animals shall be liable to the owner or occupier of such premises for all damages sustained by such trespass; and if the trespass be repeated by the neglect of the owner or manager of such animal or animals, he shall, for the second, and every subsequent offense or trespass, be subject to double the amount of damages of such trespass to the owner or occupier of said premises.

SEC. 2. If any owner or occupier of such lands, described in section one of

this Act, trespass upon, shall kill, maim, or materially injure the animal or animals so trespassing, he, she or they shall be liable to the owner or owners of such stock for all damages, and for costs of suit for such damages, when necessarily resorted to for a recovery for such damages.

SEC. 3. The owner or occupier of the lands aforesaid, so trespassed upon, may take up and safely keep such trespassing animal or animals, or as many of them as may be necessary to cover the damages he may have sustained, at the expense of the owner or owners thereof for thirty days; provided, that he shall give notice within two days from the time of taking up such trespassing animal or animals, to the owner or manager of the same, if known, or lose the benefit of this Act for such neglect to so inform such owner or manager, when known. And if the owner or manager of such trespassing animals are unknown to the owner or occupier of the lands aforesaid, then he shall post notices in three public places in the precinct where such trespass was committed, containing a description, as well as the brands and ear marks of such trespassing animal or animals, within three days from the taking up of the same.

SEC. 4. If the owner or manager of such trespassing animal or animals shall claim the same before the expiration of thirty days from the time of taking up the same, he shall have restitution of the same upon paying the damages done, as well as the expense of keeping and posting such animal or animals.

SEC. 5. If at the expiration of thirty days from the date of taking up, the owner or manager of such animal does not pay the damages, charges and costs, then such trespassing animal or animals, or as many of them as may be necessary to cover the damages, charges and costs, shall, upon the application of the owner or occupier of the aforesaid premises, be sold by the order of the Justice of the Peace having jurisdiction, to the highest bidder, and the Constable, or his deputy, shall sell the same; and out of the proceeds of such sale he shall pay to the owner or occupier of the lands aforesaid so trespassed upon, the amount of damages, as well as the cost of posting and keeping such trespassing animal or animals, if a sufficient sum be realized from such sale.

SEC. 6. If the parties cannot agree as to the amount of damages, charges and costs, then each party may choose one disinterested person, and they both may choose a third person, who shall determine the amount thereof; and should the owners not come forward, then the Justice of the Peace shall select three disinterested persons to determine the amount.

SEC. 7. If there shall be any surplus money arising from the proceeds of such sale, after paying all costs, charges and damages, the Constable shall, within ten days from the time of such sale, deposit with the County Treasury, taking his receipt therefor, such surplus, to the credit of the unknown owner or owners of the trespassing animal sold; and the County Treasurer shall note the same in a book to be kept for that purpose; and he shall, upon satisfactory proof, consisting of affidavits, to be preserved by him, at any time within a year, pay to the unknown owner or owners the said surplus arising from such sale.

SEC. 8. If there shall be any surplus money arising from the proceeds of such sale, after paying all costs, charges and damages, the Constable shall, within ten days from the time of such sale, deposit with the County Treasury, taking his receipt therefor, such surplus, to the credit of the unknown owner or owners of the trespassing animal sold; and the County Treasurer shall note the same in a book to be kept for that purpose; and he shall, upon satisfactory proof, consisting of affidavits, to be preserved by him, at any time within a year, pay to the unknown owner or owners the said surplus arising from such sale.

SEC. 9. If at the expiration of a year there should be no claimant for such surplus, arising from such sale, then the County Treasurer shall pay the same into the Common School Fund.

RENO OPERA HOUSE!

ONE NIGHT ONLY!

Saturday Evening Jan. 27th.

RETURN OF THE FAVORITES.

The Original

Tennessee Jubilee Singers.

All the Old Favorites Remain with the Troupe.

Doors open at 7. Commence at 8. ADMISSION, \$1.00. Reserved Seats, \$1.25. Children under 12 years of age, 50 cents. Tickets for sale at the Postoffice. 1-30th.

RENO LUMBER CO.

CHARLES COURTOIS. JOHN BOYD

COURTOIS & BOYD, Bals, Blinds, Doors,

Moldings, Rustic Siding,

Feather Edge Siding,

Dressed Flooring,

Dressed Lumber,

Door and Window Frames,

and Wood Turning.

BEDSTEADS, CRIBS AND LOUNGES.

CHEAP WOOD.

Pine Wood sawed into stove lengths and delivered for \$7.50 per cord. Cedar Wood for \$7. and Mountain Mahogany for \$9.50 per cord.

All kinds sawed to order and delivered. Wood sawed in any part of Reno in lots not less than 10 cords. for One Dollar per cord.

ORDERS PROMPTLY FILLED.

Orders solicited. Special attention given to FANCY STYLES OF DOORS.

3-3/11

RENO SAVINGS BANK.

Capital Stock (Fully paid up) \$100,000

President M. C. LAKE
Vice-President J. E. JONES
Manager JAS. H. KINKEAD

DIRECTORS:

M. C. LAKE, J. E. JONES, G. W. HUFFAKER, L. L. CROCKETT, J. S. SHOE-MAKER.

BUY AND SELL.

CURRENCY AND EXCHANGE,

MINING STOCK, U. S. BONDS,

MAKE COLLECTIONS.

RECEIVE DEPOSITS

And do a general BANKING BUSINESS.

Correspondents Anglo-Californian Bank, Messrs. J. & W. Seigman San Francisco.
Lathan & King, Brokers San Francisco

AGENTS FOR

Phoenix of Hartford, Home of New York, and London Assurance and Insurance Companies.

BANK open daily from 9 A. M. to 4 P. M.

LAKE HOUSE,

RENO, NEVADA.

THIS HOTEL IS FIRST CLASS IN EVERY RESPECT. HAS A PLEASANT LOCATION AND FINE GROUNDS, UPON THE SOUTH BANK OF THE TRUCKEE RIVER.

The House has been thoroughly Re-

paired and Adapted to

The Comfort of Guests.

FINE BAR,

AND

Private Billiard Room At-tached.

They will find in his Stock Everything which may be bought in a First-Class Jewelry

Establishment. ALSO A LARGE ASSORTMENT OF FANCY GOODS!

Appreciating the generous patronage which I have received in the past, I AM DETERMINED TO SELL MY HOLIDAY STOCK LOWER THAN EVER OFFERED IN THIS STATE. GOODS WARRANTED.

ED. VESEY, Prop.

Reno, Nev., Jan. 12-11

GRAND BALL!

TO BE GIVEN FOR

THE BENEFIT OF THE

Independent Champions of

The Red Cross,

—ON—

Wednesday Eve'g, Jan. 31.

AT RENO OPERA HOUSE.

Committee of Arrangements.

T. Boyd, A. McKibson, P. C. Palmer

A. R. Leeper, Invitation Committee.

J. McAskill, T. Boyd,

R. C. Leeper, A. R. Leeper, Reception Committee.

C. Hill, P. C. Palmer, C. Hill, P. C. Palmer, A. McKibson, J. Sweeny, Floor Managers.

J. Wiley, T. Boyd, R. C. Leeper, P. C. Palmer.

TICKETS \$2.00

THE BEST OF MUSIC will be in attendance. A general invitation is extended.

PRACTICAL GUNSMITH.

Matt A. Parrott

ANNOUNCES to the citizens of Reno that he has opened a

Gunsmith Shop

On the corner of Virginia and Second streets.

(Opposite Beck's)

I constantly keep on hand Breech and Muzzle Loading Guns, Shot Guns, Rifles, Pistols, Revolvers, Arms, Ammunition, of all kinds, Shot Powder Flasks, etc., which are for sale at San Francisco prices.

All kinds of repairing done in the best possible manner, with cheapness and dispatch.

MATT A. PARROTT.

Reno, Sept. 30-11

OCEAN SPRAY

SALOON.

North Side Track, corner Sierra and Third Streets, Reno.

I. O. O. F.

RENO LODGE NO. 19, INDEPENDENT ORDER of Odd Fellows, meet at Odd Fellows' Hall, over the Congregational Church, every Thursday evening. A punctual attendance of members is requested. All visiting members in good standing are cordially invited to attend.

P. B. COMSTOCK, N. G.

J. M. FLANNAGAN, Secretary.

3-231

A Dog's Devotion.

[From the "Sandusky Register."—A touching little incident, illustrative of a dog's fidelity to his master was related to us yesterday. A few days ago, as will be remembered, Edward Giesen, a well-known blacksmith of this city, slipped and fell on an icy sidewalk and broke his neck. Giesen had for some time owned a dog which he prized very highly and which was much devoted to his master. When the dead man's remains were carried from the house to the hearse on the day of the funeral the dog walked along underneath the coffin, and after the body had been placed in the hearse the faithful animal followed the funeral procession to Oakland Cemetery. When the relatives returned home after the services at the grave the dog was nowhere to be seen. A day or two passed and still he could not be found. Search was then instituted for the animal, and it was ascertained that he had remained at the cemetery, where he waited until the last spadeful of earth had been placed on the newly made grave of his dead master, and then, as soon as the spot had been deserted, he took a position on the mound, where he remained without food, mourning for his master. He was finally found by Mr. Atwood, who had charge of the cemetery. The dog was very shy, and ran away when approached by any one; but Mr. Atwood, after considerable coaxing, induced the almost famished animal to eat and drink. The poor dog was subsequently brought to the late residence of Giesen, where he now is. The sincerity of that dog's love for his master will certainly never be questioned.

NOT SO IGNORANT.—He sat alone in her father's parlor, waiting for the fair one's appearance, the other evening, when her little brother came cautiously into the room, and gliding up to the young man's side, held out a handful of something, and earnestly inquired:

"I say, mister, what's them?"

"Those?" replied the young man, solemnly taking one up in his fingers, "those are beans."

"There!" shouted the boy, turning to his sister, who was just coming in, "I knew you lied. You said he didn't know beans, and he does, too!"

The young man's stay was not what you could call a prolonged one that evening.

WHEN twilight droops its dusky wings across the portals of the ebbing day, so to speak, the sentimental husband loves to hold his little wife to his heart, and fondly imagine that she too feels all the poetry of the hour, and longs to enjoy the silent communion it invites. But too often she doesn't, and disengaging herself from an uncomfortable position, merely observes: "George, dear, I don't think the buckwheat cakes had enough yeast in them this morning."—*Brooklyn Argus*.

A monument to the great Swedish naturalist, Linnaeus, was unveiled in Stockholm last week on the 100th anniversary of his death.

Mr. Hill Keith of Lake Forrest, North Carolina, having lost his wife last year, was married to her mother on Christmas day.

CLEOPATRA GOLD AND SILVER Mining Company. Location of principal place of business, Reno, Washoe county, Nevada. Location of works, Peavine Mining District, Washoe county, Nevada. There is delinquent assessment following described of the Cleopatra Gold and Silver Mining Company, on account of Assessment No. 8, levied on the 2d day of November, A. D. 1876, the several amounts set opposite the names of the respective stock-holders, as follows.

| Names, | No. of Cert. | Shares. | Amt. |
|------------------|--------------|---------|--------|
| Chas. Norris | 263 | 5,500 | 105.00 |
| A. H. Barnes | 198 | 1,050 | 31.50 |
| Frank Dunshoe | 216 | 100 | 3.00 |
| M. G. Schomaker | 143 | 300 | 9.00 |
| E. C. Sessions | 248 | 5,000 | 90.00 |
| Peter Frank | 119 | 1,500 | 45.00 |
| Peter Frank | 35 | 100 | 3.00 |
| Peter Frank | 204 | 50 | 1.50 |
| A. G. Fletcher | 181 | 100 | 3.00 |
| J. H. Hussey | 182 | 100 | 3.00 |
| N. H. Shoots | 184 | 300 | 10.11 |
| N. H. Shoots | 100 | 35 | .05 |
| N. H. Shoots | 229 | 210 | 6.30 |
| N. H. Shoots | 231 | 100 | 3.00 |
| N. H. Shoots | 232 | 100 | 3.00 |
| N. H. Shoots | 233 | 50 | 1.50 |
| N. H. Shoots | 234 | 150 | 4.50 |
| N. H. Shoots | 235 | 50 | 1.50 |
| N. H. Shoots | 236 | 200 | 6.00 |
| N. H. Shoots | 237 | 50 | .60 |
| N. H. Shoots | 246 | 1,065 | 31.95 |
| J. W. Anderson | 185 | 175 | 5.25 |
| J. W. Anderson | 208 | 400 | 12.00 |
| A. Thompson | 315 | 50 | 1.50 |
| A. Thompson | 244 | 100 | 3.00 |
| N. H. Chas. ... | 100 | 300 | 9.00 |
| N. H. Shulman | 184 | 125 | 3.75 |
| W. H. Dickens | 250 | 500 | 15.00 |
| G. M. Watson | 252 | 500 | 15.00 |
| D. Hanlan | 254 | 500 | 15.00 |
| D. Hanlan | 183 | 100 | 3.00 |
| D. Hanlan | 234 | 800 | 25.30 |
| J. H. Timblin | 141 | 100 | 3.00 |
| E. R. Groot | 265 | 500 | 15.00 |
| E. R. Groot | 261 | 250 | 7.50 |
| E. R. Cox | 262 | 300 | 9.00 |
| R. P. M. Greeley | 271 | 700 | 21.00 |

And in accordance with law and an order of the Board of Trustees, made on the 3d day of November, 1876, so many shares of each parcel of such stock as may be necessary will be sold at public auction at the office of the Company, at the store of Jas. Toombs & Co., Reno, on Monday, January 15th, A. D. 1877, to pay the delinquent assessment, together with costs of advertising and expenses of sale.

W. M. GRIFFIN, Secretary.
Office—At the store of Jas. Toombs & Co., Reno.

At a meeting of the Board of Trustees, held Monday, Jan. 15th, 1877, the above sale was postponed until Wednesday, February 13th, 1877, at the same hour and place.

By order of the Board of Trustees.
W. M. GRIFFIN, Secretary.

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[11-18tf]

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3-27tf

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ECLIPSE

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BUGGIES,

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3-30tf

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Change of Time.

JOINT TIME TABLE.

Lightning Express.

ON AND AFTER DECEMBER 3d, 1876,

Through Trains Daily

Between VIRGINIA CITY and SAN FRANCISCO, via. Vallejo, will run in accordance with the following table:

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